1 EDWARD J. TREDINNICK (#84033) GREENE RADOVSKY MALONEY 2 SHARE & HENNIGH LLP Four Embarcadero Center, Suite 4000 3 San Francisco, California 94111-4106 Telephone: (415) 981-1400 4 Facsimile: (415) 777-4961 E-mail: etredinnick@greeneradovsky.com 5 Attorneys for Creditor, 6 City and County of San Francisco 7 8 UNITED STATES BANKRUPTCY COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 12 In re: Case No.: 19-30088-DM 13 PG&E CORPORATION, Chapter 11 14 -and-JOINDER OF THE CITY AND 15 COUNTY OF SAN FRANCISCO TO PACIFIC GAS & ELECTRIC COMPANY, THE STATEMENT OF VALLEY 16 **CLEAN ENERGY ALLIANCE** REGARDING CASE RESOLUTION Debtors, 17 **CONTINGENCY PROCESS** 18 April 7, 2020 DATE: ☐ Affects PG&E Corporation 19 10:00 am TIME: ☐ Affects Pacific Gas and Electric Company PLACE: Courtroom 17 ⊠Affects both Debtors 20 450 Golden Gate Avenue, 16th Fl. San Francisco, California 21 All papers shall be filed in the Lead Case, JUDGE: Hon. Dennis Montali No. 19-30088 (DM) 22 RELATED DOCKET NOS: 6398, 6624 23 24 The City and County of San Francisco ("San Francisco") in the above-captioned chapter 11 25

The City and County of San Francisco ("<u>San Francisco</u>") in the above-captioned chapter 13 cases of Pacific Gas and Electric Company (the "<u>Utility</u>") and PG&E Corporation ("<u>PG&E</u>" and, together with the Utility, the "<u>Debtors</u>"), hereby joins, as further described herein, in the Valley Clean Energy Alliance's Statement Regarding Case Resolution Contingency Process (the "<u>VCE</u>")

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1	Statement") [Dkt No. 6624].
2	<u>JOINDER</u>
3	San Francisco is interested in the issues raised in the VCE Statement as a municipality that has
4	expressed an interest in acquiring portions of PG&E's distribution system and wishes to continue with
5	those discussions with PG&E, or any successor entity, under either a reorganization plan that is
6	confirmed by this court or pursuant to the Case Resolution Contingency Plan, if it becomes necessary.
7	San Francisco specifically supports the VCE Statement in its support for the opportunity for
8	local acquisition and control in connection with any Bidding Procedures and Sale Process that is
9	adopted under the Case Resolution Contingency Plan. San Francisco shares VCE's concern that any
10	procedure not discriminate against public acquisition. As previously detailed in filings in this Court as
11	well as correspondence with PG&E, the sale of components of PG&E's distribution system, such as
12	the portions that San Francisco has indicated an interest in acquiring, would result in several billion
13	dollars in much needed capital being made available to PG&E that would both enhance the value of
14	any overall sale and facilitate safe reliable operations in the future.
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16	<u>CONCLUSION</u>
17	For the reasons stated herein, San Francisco joins the VCE Statement.
18	Respectfully submitted,
19	Dated: April 4, 2020 GREENE RADOVSKY MALONEY
20	SHARE & HENNIGH LLP
21	By: /s/ Edward Tredinnick Edward J. Tredinnick
22	Attorneys for Creditor,
23	City and County of San Francisco
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25	
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CERTIFICATE OF SERVICE

I hereby certify that the attached document was properly filed on April 4, 2020 with ECF/CM system of the United States Bankruptcy Court for the Northern District of California and that a Notification of Electronic Filing of this document was sent via the ECF/CM noticing system to all ECF Registered Participants in this case.

Dated: April 4, 2020 /s/Edward Tredinnick
Edward J. Tredinnick

Qase: 19-30088

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